# **PROOF**

# STATE OF IOWA

# **House Journal**

WEDNESDAY, MARCH 15, 2017

Produced daily by the State of Iowa during the sessions of the General Assembly. (The official bound copy will be available after a reasonable time upon adjournment.)

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# JOURNAL OF THE HOUSE

Sixty-sixth Calendar Day - Forty-third Session Day

Hall of the House of Representatives Des Moines, Iowa, Wednesday, March 15, 2017

The House met pursuant to adjournment at 8:32 a.m., Speaker Upmeyer in the chair.

Prayer was offered by Pastor Scott Pacskowski, Westminster Presbyterian Church, Des Moines. He was the guest of Anderson of Polk.

#### PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Susan Johnson, Page from Stratford.

The Journal of Tuesday, March 14, 2017, was approved.

## SENATE MESSAGES CONSIDERED

<u>Senate File 250</u>, by committee on Human Resources, a bill for an act establishing a notification requirement for mammogram reports to patients, and including effective date provisions.

Read first time and referred to committee on Human Resources.

<u>Senate File 404</u>, by committee on Commerce, a bill for an act relating to the use of experimental treatments for patients with a terminal illness.

Read first time and referred to committee on Human Resources.

Senate File 411, by committee on State Government, a bill for an act relating to contractor registration and licensing by the department of public health and the department of workforce development and related fees and including effective date provisions.

Read first time and referred to committee on State Government.

<u>Senate File 441</u>, by committee on State Government, a bill for an act relating to the issuance of birth certificates and providing for a repeal.

Read first time and referred to committee on **State Government**.

<u>Senate File 442</u>, by committee on State Government, a bill for an act concerning persons voluntarily excluded from gambling facilities.

Read first time and referred to committee on State Government.

# ADOPTION OF HOUSE RESOLUTION 10

Hagenow of Polk called up for consideration House Resolution 10, a resolution honoring the over 200 years of peace, prosperity, and kinship between the peoples of Canada and the United States, and recognizing March 15, 2017, as Canada Day at the Iowa Capitol.

Gustafson of Madison moved the adoption of House Resolution 10.

The motion prevailed and the resolution was adopted.

#### SPECIAL PRESENTATION

Baxter of Hancock introduced to the House a delegation from Canada.

The House rose and expressed its welcome.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Madam Speaker: I am directed to inform your honorable body that the Senate has on March 14, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 447</u>, a bill for an act providing for certain court actions involving an allegation of a public or private nuisance or the interference with a person's comfortable use and enjoyment of life or property caused by an animal feeding operation, providing for the award of damages, costs, and expenses, and including effective date provisions.

Also: That the Senate has on March 14, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 471</u>, a bill for an act relating to feticide, making penalties applicable, and including effective date provisions.

W. CHARLES SMITHSON, Secretary

The House stood at ease at 8:48 a.m., until the fall of the gavel.

The House resumed session at 11:46 a.m., Speaker Upmeyer in the chair.

# CONSIDERATION OF BILLS Regular Calendar

<u>House Joint Resolution 1</u>, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to searches and seizures of electronic communications and data, was taken up for consideration.

<u>House Joint Resolution 1</u>, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to searches and seizures of electronic communications and data.

#### BE IT RESOLVED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. The following amendment to the Constitution of the State of Iowa is proposed:

Section 8 of Article I of the Constitution of the State of Iowa is amended beginning July 1, 2021, to read as follows:

**Personal security - searches and seizures.** SEC. 8. The right of the people to be secure in their persons, houses, papers, and effects, and electronic communications and data, against unreasonable seizures and searches shall not be violated; and no warrant shall issue but on probable cause, supported by oath or affirmation, particularly describing the place to be searched, and the persons and things to be seized, and the electronic communications and data to be accessed.

Sec. 2. REFERRAL AND PUBLICATION. The foregoing proposed amendment to the Constitution of the State of Iowa is referred to the general assembly to be chosen at the next general election for members of the general assembly, and the secretary of state is directed to cause the proposed amendment to be published for three consecutive months previous to the date of that election as provided by law.

#### **EXPLANATION**

The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly.

This joint resolution proposes an amendment to the Constitution of the State of Iowa relating to searches and seizures of electronic communications and data.

The amendment to the Constitution provides that a person's electronic communications and data shall be secure against unreasonable searches and seizures and that such communications and data shall only be subject to search and seizure if a warrant under oath based upon probable cause has first been issued.

The resolution, if adopted, would be published and then referred to the next general assembly (Eighty-eighth) for adoption, before being submitted to the electorate for ratification.

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The resolution, if adopted and ratified by the electorate, would take effect July 1, 2021.

Rizer of Linn moved that the joint resolution be read a last time now and placed upon its adoption and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted and agreed to?" (H.J.R. 1)

The yeas were, 94:

Abdul-Samad	Anderson	Bacon	Baltimore
Baxter	Bearinger	Bennett	Bergan
Best	Bloomingdale	Breckenridge	Brown-Powers
Carlin	Carlson	Cohoon	Cownie
Deyoe	Dolecheck	Finkenauer	Forbes
Fry	Gaines	Gaskill	Gassman
Grassley	Gustafson	Hagenow	Hager
Hall	Hanson	Hanusa	Heartsill
Heaton	Heddens	Hein	Highfill
Hinson	Holt	Holz	Hunter
Huseman	Isenhart	Jones	Kacena
Kaufmann	Kearns	Kerr	Klein
Koester	Kressig	Kurth	Landon
Lensing	Lundgren	Mascher	Maxwell
McConkey	McKean	Meyer	Miller
Mohr	Mommsen	Moore	Nielsen
Nunn	Olson	Ourth	Paustian
Pettengill	Rizer	Rogers	Running-Marquardt
Salmon	Sexton	Sheets	Sieck
Smith, M.	Smith, R.	Staed	Steckman
Taylor, R.	Taylor, T.	Thede	Vander Linden

Watts Wessel-Kroeschell Wheeler Wills Winckler Windschitl Wolfe Worthan Zumbach Speaker

Upmeyer

The nays were, none.

Absent or not voting, 6:

Baudler Fisher Forristall Jacoby

Oldson Prichard

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House.

House Joint Resolution 12, a joint resolution calling for an Article V convention in order to propose amendments to the Constitution of the United States that impose fiscal restraints, and limit the power and jurisdiction of the federal government, and requesting Congress to similarly propose such amendments, was taken up for consideration.

Baltimore of Boone rose on a point of order under Rule 10, decorum in debate.

The Speaker ruled the point well taken.

Meyer of Polk rose on a point of order under Rule 10, decorum in debate.

The Speaker ruled the point well taken.

Nunn of Polk moved that the joint resolution be read a last time now and placed upon its adoption and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted and agreed to?" (H.J.R. 12)

The ayes were, 58:

Baltimore Baudler Baxter Bacon Carlin Bergan Best Bloomingdale Carlson Cownie Deyoe Dolecheck Fisher Gassman Grassley Fry Hagenow Hanusa Hager Hanson Heartsill Heaton Hein Highfill Hinson Holt Holz Huseman

Kaufmann Klein Jones Kerr Koester Landon Lundgren Maxwell Mohr McKean Mommsen Moore Rizer Nunn Paustian Pettengill Rogers Salmon Sexton Sheets Sieck Taylor, R. Vander Linden Watts Wheeler Wills Windschitl Worthan Zumbach Speaker Upmeyer

The nays were, 38:

Abdul-Samad Anderson Bearinger Bennett Breckenridge Brown-Powers Cohoon Finkenauer Gaskill Forbes Gaines Gustafson Hall Heddens Hunter Isenhart KurthKacena Kearns Kressig Lensing Mascher McConkey Meyer Miller Nielsen Olson Ourth Smith, R. Running-Marquardt Smith, M. Staed Steckman Taylor, T. Thede Wessel-Kroeschell

Winckler Wolfe

Absent or not voting, 4:

Forristall Jacoby Oldson Prichard

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House.

<u>House File 134</u>, a bill for an act relating to the authority of cities to regulate and restrict the occupancy of residential rental property, was taken up for consideration.

Nunn of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 134)

The ayes were, 65:

Anderson Baltimore Baudler Bacon Baxter Bearinger Bergan Best Bloomingdale Carlin Carlson Cownie Devoe Dolecheck Forbes Fry Gassman Gustafson Hagenow Grassley Hall Hanson Hanusa Heartsill Heaton Hein Highfill Hinson

Holt Holz Huseman Jones Kaufmann Kerr Klein Koester Lundgren McConkey Landon Maxwell McKean Moore Mohr Nunn Olson Ourth Paustian Pettengill Rizer Rogers Salmon Sexton Sieck Smith, M. Steckman Taylor, R. Vander Linden Watts Wheeler Wills Windschitl Wolfe Worthan Zumbach Speaker

The nays were, 31:

Upmeyer

Abdul-Samad **Brown-Powers** Bennett Breckenridge Cohoon Finkenauer Fisher Gaines Gaskill Heddens Hager Hunter Isenhart Kacena Kearns Kressig Kurth Lensing Mascher Meyer

Miller Mommsen Nielsen Running-Marquardt Sheets Smith, R. Staed Taylor, T.

Sheets Smith, R. Staed Taylo Thede Wessel-Kroeschell Winckler

Absent or not voting, 4:

Forristall Jacoby Oldson Prichard

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 215, a bill for an act requiring certain health insurance policies, contracts, or plans to provide coverage of applied behavior analysis for treatment of autism spectrum disorder for certain individuals, and including applicability and effective date provisions, was taken up for consideration.

Best of Carroll offered amendment  $\underline{H-1174}$  filed by him and moved its adoption.

Amendment H-1174 was adopted.

M. Smith of Marshall offered amendment  $\underline{\text{H-}1017}$  filed by him and moved its adoption.

Amendment H-1017 lost.

Best of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 215)

The ayes were, 96:

Abdul-Samad Anderson Bacon Baltimore Baudler Baxter Bearinger Bennett Bloomingdale Breckenridge Bergan Best Brown-Powers Carlin Carlson CohoonDolecheck Finkenauer Cownie Deyoe Fisher Forbes Fry Gaines Gaskill Grassley Gustafson Gassman Hagenow Hager Hall Hanson Hanusa Heartsill Heaton Heddens Highfill Hinson Holt Hein Holz Hunter Huseman Isenhart Jones Kacena Kaufmann Kearns Kerr Klein Koester Kressig Kurth Landon Lensing Lundgren Mascher Maxwell McConkey McKean Meyer Miller Mohr Mommsen Nielsen Moore Nunn Olson Ourth Paustian Pettengill Rizer Running-Marquardt Salmon Sexton Rogers Sheets Sieck Smith, M. Smith, R. Staed Taylor, T. Steckman Taylor, R. Wessel-Kroeschell Thede Vander Linden Watts Wheeler Wills Winckler Windschitl Speaker Wolfe Worthan Zumbach Upmeyer

The nays were, none.

Absent or not voting, 4:

Forristall Jacoby Oldson Prichard

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

# **HOUSE JOINT RESOLUTION 11 WITHDRAWN**

Hagenow of Polk asked and received unanimous consent to withdraw <u>House Joint Resolution 11</u> from further consideration by the House.

# IMMEDIATE MESSAGES

Hagenow of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **House Joint Resolutions 1, 12** and **House Files 134** and **215**.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Madam Speaker: I am directed to inform your honorable body that the Senate has on March 15, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 405</u>, a bill for an act relating to statutory corrections which may adjust language to reflect current practices, insert earlier omissions, delete redundancies and inaccuracies, delete temporary language, resolve inconsistencies and conflicts, update ongoing provisions, or remove ambiguities, and including effective date provisions.

Also: That the Senate has on March 15, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 415</u>, a bill for an act providing immunity from certain criminal offenses and prohibiting certain disciplinary sanctions for persons who report, seek, or require emergency assistance for alcohol overdoses or protection from certain crimes, and modifying penalties.

Also: That the Senate has on March 15, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 439</u>, a bill for an act relating to the disposal or return of certain notices and certificates filed or recorded during certain periods of time.

Also: That the Senate has on March 15, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 445</u>, a bill for an act relating to law enforcement officers including the establishment of a law enforcement officer privilege and the confidentiality of certain law enforcement officer personnel records.

Also: That the Senate has on March 15, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 483</u>, a bill for an act requiring that a primary runoff election be held in the event of an inconclusive primary election for certain offices, and including effective date and applicability provisions.

W. CHARLES SMITHSON, Secretary

On motion by Hagenow of Polk, the House was recessed at 1:01 p.m., until 4:00 p.m.

## AFTERNOON SESSION

The House reconvened at 5:53 p.m., Windschitl of Harrison in the chair.

#### SENATE MESSAGES CONSIDERED

<u>Senate File 405</u>, by committee on Judiciary, a bill for an act relating to statutory corrections which may adjust language to reflect current practices, insert earlier omissions, delete redundancies and inaccuracies, delete temporary language, resolve inconsistencies and conflicts, update ongoing provisions, or remove ambiguities, and including effective date provisions.

Read first time and passed on file.

Senate File 415, by committee on Judiciary, a bill for an act providing immunity from certain criminal offenses and prohibiting certain disciplinary sanctions for persons who report, seek, or require emergency assistance for alcohol overdoses or protection from certain crimes, and modifying penalties.

Read first time and referred to committee on Judiciary.

<u>Senate File 439</u>, by committee on Local Government, a bill for an act relating to the disposal or return of certain notices and certificates filed or recorded during certain periods of time.

Read first time and referred to committee on Local Government.

<u>Senate File 445</u>, by committee on Judiciary, a bill for an act relating to law enforcement officers including the establishment of a law enforcement officer privilege and the confidentiality of certain law enforcement officer personnel records.

Read first time and referred to committee on Judiciary.

Senate File 447, by committee on Agriculture, a bill for an act providing for certain court actions involving an allegation of a public or private nuisance or the interference with a person's comfortable use and enjoyment of life or property caused by an animal feeding operation, providing for the award of damages, costs, and expenses, and including effective date provisions.

Read first time and **passed on file.** 

<u>Senate File 471</u>, by committee on Human Resources, a bill for an act relating to feticide, making penalties applicable, and including effective date provisions.

Read first time and referred to committee on Human Resources.

Senate File 483, by committee on State Government, a bill for an act requiring that a primary runoff election be held in the event of an inconclusive primary election for certain offices, and including effective date and applicability provisions.

Read first time and referred to committee on State Government.

# QUORUM CALL

A non-record roll call was requested to determine that a quorum was present. The vote revealed eighty-eight members present, twelve absent.

# CONSIDERATION OF BILLS Regular Calendar

<u>House File 523</u>, a bill for an act providing medical examiners access to information in the drug prescribing and dispensing information program, was taken up for consideration.

Klein of Washington moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 523)

The ayes were, 96:

Abdul-Samad Baltimore Anderson Bacon Baudler Baxter Bearinger Bennett Bergan Bloomingdale Breckenridge Best Carlin **Brown-Powers** Carlson Cohoon Cownie Deyoe Dolecheck Finkenauer Forbes Gaskill Fisher Fry Gassman Grasslev Gustafson Hagenow Hager Hall Hanson Hanusa Heartsill Heaton Heddens Hein Highfill Hinson Holt Holz Hunter Huseman Isenhart Jones Kerr Kacena Kaufmann Kearns Klein Koester Kressig Kurth Landon Lensing Lundgren Mascher McKean Maxwell McConkey Meyer Miller Mohr Mommsen Moore Ourth Nielsen Nunn Olson Paustian Pettengill Prichard Rizer Running-Marquardt Salmon Sexton Rogers Smith, M. Smith, R. Sheets Sieck Staed Steckman Taylor, R. Taylor, T. Thede Upmeyer, Spkr. Vander Linden Watts Winckler Wessel-Kroeschell Wheeler Wills Wolfe Worthan Zumbach Windschitl, Presiding

The nays were, none.

Absent or not voting, 4:

Forristall Gaines Jacoby Oldson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

<u>House File 545</u>, a bill for an act relating to the public disclosure of information regarding founded child abuse involving a child fatality or near fatality, was taken up for consideration.

R. Taylor of Dallas moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 545)

The ayes were, 96:

Baltimore Abdul-Samad Anderson Bacon Baudler Baxter Bearinger Bennett Bergan Best Bloomingdale Breckenridge Brown-Powers Carlin Carlson Cohoon Cownie Dolecheck Finkenauer Devoe Fisher Forbes Fry Gaskill Grassley Gustafson Hagenow Gassman Hager Hall Hanson Hanusa Heddens Heartsill Heaton Hein Highfill Hinson Holt Holz Hunter Huseman Isenhart Jones Kaufmann Kacena Kearns Kerr Kurth Klein Koester Kressig Landon Lensing Lundgren Mascher McConkey Maxwell McKean Meyer Miller Mohr Mommsen Moore Nielsen Nunn Olson Ourth Prichard Paustian Pettengill Rizer Rogers Running-Marquardt Salmon Sexton Sheets Sieck Smith, M. Smith, R. Staed Steckman Taylor, R. Taylor, T. Thede Upmeyer, Spkr. Vander Linden Watts Winckler Wessel-Kroeschell Wheeler Wills Wolfe Worthan Zumbach Windschitl, Presiding

The nays were, none.

Absent or not voting, 4:

Forristall Gaines Jacoby Oldson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 563, a bill for an act providing for certain emergency medical procedures training requirements for school coaches and concussion and brain injury policies for certain extracurricular interscholastic activities, and including applicability provisions, was taken up for consideration.

Jones of Clay offered amendment  $\underline{H-1185}$  filed by her and moved its adoption.

Amendment H-1185 was adopted.

Jones of Clay moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 563)

The ayes were, 96:

Abdul-Samad Anderson Bacon Baltimore Baudler Baxter Bearinger Bennett Bloomingdale Breckenridge Bergan Best Brown-Powers Carlin Carlson CohoonFinkenauer Cownie Deyoe Dolecheck Fisher Forbes Fry Gaskill Gustafson Gassman Grassley Hagenow Hager Hall Hanson Hanusa Heartsill Heaton Heddens Hein Highfill Holt Holz Hinson Hunter Huseman Isenhart Jones Kacena Kaufmann Kearns Kerr Klein Koester Kressig Kurth Landon Lensing Lundgren Mascher Maxwell McConkey McKean Meyer Miller Mohr Mommsen Moore Nielsen Ourth Nunn Olson Paustian Pettengill Prichard Rizer Salmon Sexton Rogers Running-Marquardt Sheets Sieck Smith, M. Smith, R. Staed Steckman Taylor, R. Taylor, T. Thede Upmeyer, Spkr. Vander Linden Watts Wessel-Kroeschell Wheeler Wills Winckler Windschitl, Wolfe Worthan Zumbach Presiding

The nays were, none.

Absent or not voting, 4:

Forristall Gaines Jacoby Oldson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

<u>House File 564</u>, a bill for an act relating to school district funding and authorized expenditures and transfers and including effective date and applicability provisions, was taken up for consideration.

Rogers of Black Hawk offered amendment  $\underline{\text{H--}1189}$  filed by him and moved its adoption.

Amendment H-1189 was adopted.

Nielsen of Johnson offered amendment H-1191 filed by her.

Rogers of Black Hawk rose on a point of order that amendment  $\underline{\text{H--}1191}$  was not germane.

The Speaker ruled the point well taken and amendment  $\underline{H-1191}$  not germane.

Nielsen of Johnson asked for unanimous consent to suspend the rules to consider amendment  $\underline{H-1191}$ .

Objection was raised.

Nielsen of Johnson moved to suspend the rules to consider amendment H–1191.

Roll call was requested by Nielsen of Johnson and Abdul-Samad of Polk.

On the question "Shall the rules be suspended to consider amendment  $\underline{H-1191}$ ?" ( $\underline{H.F.564}$ )

The ayes were, 39:

Abdul-Samad	Anderson	Bearinger	Bennett
Breckenridge	Brown-Powers	Carlin	Cohoon
Finkenauer	Forbes	Gaskill	Hall
Hanson	Heddens	Hunter	Isenhart
Kacena	Kearns	Kressig	Kurth
Lensing	Mascher	McConkey	Meyer
Miller	Nielsen	Olson	Ourth
Prichard	Running-Marquardt	Smith, M.	Smith, R.
Staed	Steckman	Taylor, T.	Thede
Wessel-Kroeschell	Winckler	Wolfe	

The nays were, 57:

Bacon	Baltimore	Baudler	Baxter
Bergan	Best	Bloomingdale	Carlson
Cownie	Deyoe	Dolecheck	Fisher

Gustafson Fry Gassman Grassley Hagenow Hager Hanusa Heartsill Highfill Hinson Heaton Hein Holt Holz Jones Huseman Kaufmann Kerr Klein Koester Maxwell Landon Lundgren McKean Mohr Mommsen Moore Nunn Paustian Pettengill Rizer Rogers Sieck Salmon Sheets Sexton Taylor, R. Upmeyer, Spkr. Vander Linden Watts Wheeler Wills Worthan Zumbach Windschitl,

Wındschitl, Presiding

Absent or not voting, 4:

Forristall Gaines Jacoby Oldson

The motion to suspend the rules lost.

The Speaker ruled amendment  $\underline{H-1202}$  filed by Winckler of Scott et al., from the floor, out of order.

Rogers of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 564)

The ayes were, 96:

Abdul-Samad Baltimore Anderson Bacon Baudler Baxter Bearinger Bennett Best Bergan Bloomingdale Breckenridge Brown-Powers Carlin Carlson Cohoon Dolecheck Cownie Deyoe Finkenauer Fisher Forbes Gaskill Fry Gassman Grassley Gustafson Hagenow Hall Hanusa Hager Hanson Heartsill Heaton Heddens Hein Highfill Hinson Holt Holz Hunter Huseman Isenhart Jones Kacena Kaufmann Kearns Kerr Klein Koester Kressig Kurth Landon Lensing Lundgren Mascher Maxwell McConkey McKean Meyer Miller Mohr Mommsen Moore Ourth Nielsen Nunn Olson Paustian Pettengill Prichard Rizer

Running-Marquardt Salmon Sexton Rogers Sheets Sieck Smith, M. Smith, R. Taylor, T. Staed Steckman Taylor, R. Vander Linden Watts Thede Upmeyer, Spkr. Wessel-Kroeschell Wheeler Wills Winckler Wolfe Worthan Zumbach Windschitl, Presiding

The nays were, none.

Absent or not voting, 4:

Forristall Gaines Jacoby Oldson

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

<u>House File 565</u>, a bill for an act relating to public school funding by authorizing the establishment of school district flexibility funds and authorizing the transfer and expenditure of certain unexpended and unobligated funds, was taken up for consideration.

Koester of Polk offered amendment  $\underline{H-1190}$  filed by him and moved its adoption.

Amendment H-1190 was adopted.

Winckler of Scott offered amendment  $\underline{H-1192}$  filed by Winckler, et al., and moved its adoption.

Roll call was requested by Winckler of Scott and Steckman of Cerro Gordo.

On the question "Shall amendment <u>H-1192</u> be adopted?" (<u>H.F. 565</u>)

The ayes were, 41:

Abdul-Samad Anderson Bearinger Bennett Breckenridge **Brown-Powers** Cohoon Finkenauer Forbes Gaskill Hall Hanson Heddens Hunter Isenhart Kacena Kaufmann Kearns Kressig Kurth Lensing Mascher McConkey Meyer Miller Mohr Mommsen Nielsen Ourth Olson Paustian Running-Marquardt Smith, M. Smith, R. Staed Steckman Taylor, T. Thede Wessel-Kroeschell Winckler Wolfe

The nays were, 54:

Bacon Baltimore Baudler Baxter Carlin Bergan Best Bloomingdale Carlson Cownie Dolecheck Deyoe Fisher Fry Gassman Grassley Hanusa Gustafson Hagenow Hager Highfill Heartsill Heaton Hein Hinson Holt Holz Huseman Klein Koester Jones Kerr Maxwell McKean Landon Lundgren Moore Nunn Pettengill Rizer Sheets Rogers Salmon Sexton Sieck Taylor, R. Upmeyer, Spkr. Vander Linden Watts Wheeler Wills Worthan

Zumbach Windschitl, Presiding

Absent or not voting, 5:

Forristall Gaines Jacoby Oldson

Prichard

Amendment H-1192 lost.

Koester of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 565)

The ayes were, 95:

Abdul-Samad Anderson Bacon Baltimore Baudler Baxter Bearinger Bennett Bergan Best Bloomingdale Breckenridge**Brown-Powers** Carlin Carlson Cohoon Cownie Deyoe Dolecheck Finkenauer Gaskill Fisher Forbes Fry Gassman Grassley Gustafson Hagenow Hager Hall Hanson Hanusa Heartsill Heaton Heddens Hein Highfill Hinson Holt Holz Hunter Huseman Isenhart Jones Kacena Kaufmann Kerr Kearns Klein Koester Kressig Kurth

Landon Lensing Lundgren Mascher Maxwell McConkey McKean Meyer Miller Mohr Mommsen Moore Ourth Nielsen Nunn Olson Paustian Pettengill Rizer Rogers Salmon Sheets Running-Marquardt Sexton Smith, M. Smith, R. Staed Sieck Steckman Taylor, R. Taylor, T. Thede

Upmeyer, Spkr. Vander Linden Watts Wessel-Kroeschell

Wheeler Wills Winckler Wolfe

Worthan Zumbach Windschitl,
Presiding

The nays were, none.

Absent or not voting, 5:

Forristall Gaines Jacoby Oldson

Prichard

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

<u>House File 591</u>, a bill for an act relating to physician supervision of physician assistants, and including effective date and retroactive applicability provisions, was taken up for consideration.

Heaton of Henry offered amendment  $\underline{H-1193}$  filed by him and moved its adoption.

Amendment H-1193 was adopted.

Heaton of Henry moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 591)

The ayes were, 95:

Abdul-Samad Anderson Bacon Baltimore Baudler Baxter Bearinger Bennett Bloomingdale Breckenridge Bergan Best Carlin Brown-Powers Carlson Cohoon Cownie Deyoe Dolecheck Finkenauer Forbes Gaskill Fisher Fry Gustafson Hagenow Gassman Grassley

Hall Hanusa Hager Hanson Heartsill Heaton Heddens Hein Highfill Hinson Holz Holt Hunter Huseman Isenhart Jones Kacena Kaufmann Kearns Kerr Klein Kressig Kurth Koester Landon Lensing Lundgren Mascher Maxwell McConkey McKean Meyer Miller Mohr Mommsen Moore Nielsen Nunn Olson Ourth Paustian Pettengill Rizer Rogers Sheets Running-Marquardt Salmon Sexton Sieck Smith, M. Smith, R. Staed Steckman Taylor, R. Taylor, T. Thede Upmeyer, Spkr. Vander Linden Wessel-Kroeschell Watts Wolfe

Wheeler Wills Winckler

Worthan Zumbach Windschitl,

Presiding

The nays were, none.

Absent or not voting, 5:

Forristall Gaines Jacoby Oldson

Prichard

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## LEAVE OF ABSENCE

Leave of absence was granted during voting as follows:

Forristall of Pottawattamie Gaines of Polk Jacoby of Johnson Oldson of Polk

Prichard of Floyd

# HOUSE FILES WITHDRAWN

Hagenow of Polk asked and received unanimous consent to withdraw House Files 17, 189, 332 and 446 from further consideration by the House.

# IMMEDIATE MESSAGES

Hagenow of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **House Files 523**, **545**, **563**, **564**, **565** and **591**.

On motion by Hagenow of Polk, the House was recessed at 7:18 p.m., until 8:15 p.m.

# **EVENING SESSION**

The House reconvened at 8:28 p.m., Windschitl of Harrison in the chair.

# QUORUM CALL

A non-record roll call was requested to determine that a quorum was present. The vote revealed eighty-eight members present, twelve absent.

# EXPLANATION OF VOTE

On March 15, 2017, I was necessarily absent during voting in the House chamber. Had I been present, I would have voted as follows:

<u>House Joint Resolution 1</u> – "yea" <u>House File 134</u> – "nay" <u>House File 215</u> – "aye" <u>House File 215</u> – "aye"

Prichard of Floyd

# HOUSE STUDY BILL COMMITTEE ASSIGNMENT

# H.S.B. 188 Government Oversight

Providing for the licensure of genetic counselors, making penalties applicable, and including effective date and implementation provisions.

# SUBCOMMITTEE ASSIGNMENTS

#### Senate File 230

Commerce: Vander Linden, Chair; Cownie and Oldson.

Senate File 257

Natural Resources: Cownie, Chair; Kerr and Thede.

Senate File 332

Judiciary: Gustafson, Chair; Lensing and McKean.

Senate File 333

Judiciary: Hinson, Chair; Baltimore and Wessel-Kroeschell.

Senate File 403

Judiciary: Carlin, Chair; Bennett and McKean.

Senate File 472

Natural Resources: Fisher, Chair; Bearinger and Sexton.

#### HOUSE STUDY BILL SUBCOMMITTEE ASSIGNMENTS

House Study Bill 183 Reassigned

Ways and Means: Sieck, Chair; Vander Linden and Wolfe.

**House Study Bill 188** 

Government Oversight: Kaufmann, Chair; Finkenauer and Heaton.

# COMMITTEE RECOMMENDATIONS

MADAM SPEAKER: The Chief Clerk of the House respectfully reports that the following committee recommendations have been received and are on file in the office of the Chief Clerk:

 $\begin{array}{c} {\rm CARMINE~BOAL} \\ {\rm Chief~Clerk~of~the~House} \end{array}$ 

## COMMITTEE ON APPROPRIATIONS

 $\begin{tabular}{ll} \textbf{Committee Bill} & \textbf{(Formerly $\underline{\textbf{House File 170}}$), relating to an appropriation to support } \\ \end{tabular}$ the national junior angus show and including effective date provisions.

Fiscal Note: No

Recommendation: Do Pass March 15, 2017.

#### COMMITTEE ON WAYS AND MEANS

Committee Bill (Formerly House File 521), relating to alcoholic beverage control and matters under the purview of the alcoholic beverages division of the department of commerce.

Fiscal Note: No

Recommendation: Amend and Do Pass March 15, 2017.

Committee Bill (Formerly House Study Bill 170), establishing a motor vehicle insurance verification program, establishing fees, and including penalty and effective date provisions.

Fiscal Note: No

Recommendation: Amend and Do Pass March 15, 2017.

## RESOLUTION FILED

H.R. 14, by Cownie, a resolution recognizing the significant achievement and importance of rural electrification in Iowa in stimulating economic development and improving the quality of life for thousands of Iowans.

Laid over under Rule 25.

#### AMENDMENTS FILED

<u>H-1198</u>	H.F.	<u>513</u>	Worthan of Buena Vista
<u>H-1199</u>	<u>H.F.</u>	<u>576</u>	R. Taylor of Dallas
<u>H-1200</u>	<u>H.F.</u>	146	Wolfe of Clinton
<u>H-1201</u>	<u>H.F.</u>	515	Breckenridge of Jasper
<u>H-1202</u>	<u>H.F.</u>	$\underline{564}$	Winckler of Scott
			Kurth of Scott
			Thede of Scott
H-1203	<u>H.F.</u>	468	Baltimore of Boone
H-1204	<u>H.F.</u>	487	Baltimore of Boone

H-1205	<u>H.F.</u>	569	Pettengill of Benton
<u>H-1206</u>	H.F.	463	Worthan of Buena Vista
H-1207	H.F.	463	Worthan of Buena Vista
H-1208	<u>H.F.</u>	463	R. Taylor of Dallas
H-1209	<u>H.F.</u>	486	Hall of Woodbury
<u>H-1210</u>	<u>H.F.</u>	<b>5</b> 13	Worthan of Buena Vista
<u>H-1211</u>	H.F.	<u>518</u>	Carlson of Muscatine

On motion by Hagenow of Polk, the House adjourned at  $8:39~\rm p.m.$ , until  $8:30~\rm a.m.$ , Thursday, March  $16,\,2017.$